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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/722,109	11/25/2003	Marc O. Schurr	2757/101	4848
2101 7590 04/25/2008 BROMBERG & SUNSTEIN LLP			EXAMINER	
125 SUMMER			MATTHEWS, WILLIAM H	
BOSTON, MA 02110-1618			ART UNIT	PAPER NUMBER
			3774	
			MAIL DATE	DELIVERY MODE
			04/25/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
Office Action Comments	10/722,109	SCHURR, MARC O.			
Office Action Summary	Examiner	Art Unit			
	William H. Matthews (Howie)	3774			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the o	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine armed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  (36(a). In no event, however, may a reply be till  will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 16 A	s action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 30 and 32-36 is/are pending in the ap 4a) Of the above claim(s) 33-36 is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 30,32 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers	wn from consideration.				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposed and all accomposed and all accomposed and accomposed accomposed and accomposed accomposed and accomposed accomposed and accomposed	epted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate			

## **DETAILED ACTION**

## Response to Arguments

Applicant's remarks with respect to claims 30 and 32 have been considered but are not persuasive.

Applicant argues the Smit device is not a rigid receptacle and teaches away from a rigid receptacle as taught by Crabb. Examiner disagrees because Smit describe the device as semi-rigid and the claims do not require a level of rigidity. Applicant points to col. 5 lines 10-14 as describing a problem potentially associated with rigid tubes however it is unclear how a rigid tube when anchored could pass out the anus. Thus the 103 combination of Smit with Crabb is not improper, and the 102 rejection in view of Smit alone appears proper.

Regarding Wilkinson, Applicant point to the characteristics of the device (durometer, flexible, and thin walled) to suggest the teachings of Crabb would change the basic principles under which Wilkinson's invention operates. Applicant's arguments suggest "rigid" requires a completely inflexible and permanent shape, thus such a modification would not operate with Wilkinson's device. Examiner disagrees because, again, Applicant's claims and specification do not describe the level of rigidity required by "rigid receptable". For example, a spaghetti noodle may be considered "rigid" or "non-rigid" depending on whether it is cooked or uncooked. However, an uncooked spaghetti noodle still possesses a level of flexibility because it may be bent. Examiner maintain rigid is a relative term and the teachings of Crabb would be combinable with

Wilkinson in an operable manner because a rigid device may possess a level of flexibility such that the device could be implanted.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 30 and 32 are rejected under 35 U.S.C. 102(b) as anticipated by Smit USPN 4315509 or, in the alternative, under 35 U.S.C. 103(a) as obvious over Smit USPN 4315509 in view of Crabb USPN 5820584. Smit disclose in figures 1-2 a synthetic stomach comprising a storage, two tubes for connection to the esophagus and small intestine, and fixing means. The device is disclosed to be designed as a semi-rigid receptacle which appears to anticipate the limitation "rigid receptacle" because the claims do not distinguish the level of rigidity. In the alternative, Crabb teach in lines 10-12 of column 2 implantable gastric devices designed to be rigid in order to provide a fixed shape. There it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the device disclosed by Smit to include rigid components as taught by Crabb so that the surgeon could surgically implant the device to provide a fixed shape.

Claims 30 and 32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wilkinson USPN 5246456 in view of Crabb USPN 5820584. Wilkinson discloses in figures 1-8 a synthetic stomach comprising a storage, two tubes for connection to the esophagus and small intestine, and fixing means. The stomach storage bulges relative

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to the tubes. The device disclosed by Wilkinson lack the express disclosure of the device being rigid. Crabb teach in lines 10-12 of column 2 implantable gastric devices designed to be rigid in order to provide a fixed shape. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the device disclosed by Wilkinson to include rigid components as taught by Crabb so that the surgeon could surgically implant the device to provide a fixed shape.

## Conclusion

All claims are drawn to the same invention claimed in the application prior to the entry of the submission under 37 CFR 1.114 and could have been finally rejected on the grounds and art of record in the next Office action if they had been entered in the application prior to entry under 37 CFR 1.114. Accordingly, **THIS ACTION IS MADE FINAL** even though it is a first action after the filing of a request for continued examination and the submission under 37 CFR 1.114. See MPEP § 706.07(b).

Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to William H. Matthews (Howie) whose telephone number is 571-272-4753. The examiner can normally be reached on Monday-Friday 10-6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David J. Isabella can be reached on 571-272-4749. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/William H. Matthews/ Primary Examiner Art Unit 3774